## **EXHIBIT 114**

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1
             UNITED STATES DISTRICT COURT
        FOR THE SOUTHERN DISTRICT OF NEW YORK
2
    GOVERNMENT OF THE UNITED
3
    STATES VIRGIN ISLANDS
          Plaintiff,
5
    VS.
                                   1:22-cv-10904-JSR
6
    JPMORGAN CHASE BANK, N.A.,
7
          Defendant/Third-
          Party Plaintiff.
8
    JPMORGAN CHASE BANK, N.A.
9
          Third-Party
10
          Plaintiff,
11
    vs.
12
    JAMES EDWARD STALEY,
13
          Third-Party
          Defendant.
14
15
                  FRIDAY, APRIL 7, 2023
16
         CONFIDENTIAL - ATTORNEYS' EYES ONLY
17
18
               Videotaped deposition of Mary
     Casey, held at the offices of Boies Schiller
19
     & Flexner, 100 SE 2nd Street, Suite 2800,
     Miami, Florida, commencing at 9:23 a.m.
20
     Eastern, on the above date, before Carrie A.
     Campbell, Registered Diplomate Reporter,
21
     Certified Realtime Reporter, Illinois,
     California & Texas Certified Shorthand
22
     Reporter, Missouri, Kansas, Louisiana & New
     Jersey Certified Court Reporter.
23
24
              GOLKOW LITIGATION SERVICES
                       877.370.DEPS
25
                     deps@golkow.com
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1
    Epstein's accounts?
 2
                  MR. BUTTS: Objection.
 3
                  You may answer.
 4
                  THE WITNESS: Escalate
 5
          concerns?
                      No.
 6
    QUESTIONS BY MS. LIU:
 7
          Ο.
                  Escalate anything else?
 8
          Α.
                  Yes.
 9
          Q.
                  What would that be?
10
          Α.
                  I escalated concerns for
11
    reputational risk. I also, in response to a
12
    request from compliance -- well, escalated
13
    concerns with respect to reputational risk, I
14
    would say.
15
                  And what does that mean?
          Ο.
16
                  I would escalate my concerns
          Α.
17
    for whether -- my concerns around the
18
    reputation of the firm and who we were
    working with at the time.
19
20
                  Specifically what concerns did
          Ο.
21
    you escalate for reputational risk with
22
    respect to Jeffrey Epstein's accounts?
23
          Α.
                  Post-2006, when there was media
24
    reports with respect to his behavior, I would
25
    share my concerns with respect to the media
```

- bank accounts, including Jeffrey Epstein; is
- 2 that fair?
- A. That is correct.
- 4 Q. And why would you have
- <sup>5</sup> forwarded this article to Jes Staley on the
- 6 same day?
- 7 A. To escalate to Jes.
- Q. And why were you escalating to
- 9 Jes? What was his role?
- 10 A. Jes was one of the primary
- people to work with Jeffrey's account.
- 12 Q. In addition to yourself?
- 13 A. Correct.
- Q. And if you turn -- we have
- pulled the article, and you'll see it's
- <sup>16</sup> attached.
- And it says, "After long probe,
- 18 Palm Beach billionaire faces solicitation
- 19 charge," dated Wednesday, July 26, 2006.
- Do you see that?
- 21 A. Yes.
- Q. And does this refresh your
- 23 recollection that at the time in 2006, you
- were receiving a number of news reports with
- respect to charges that were going to be

```
1
                  THE WITNESS: I escalated a
 2
          concern.
 3
    QUESTIONS BY MS. LIU:
 4
                  And what was your concern?
          Ο.
 5
          Α.
                  My concern was the reputational
    risk of the client.
 6
 7
          Ο.
                  And that was based on seeing
 8
    these news reports, correct?
 9
          Α.
                  That is correct.
10
                  And Mary Erdoes also saw these
          Q.
11
    news reports, correct?
12
                  She was on the same e-mail from
13
    Philip Schlakman to you forwarding the news
14
    report, correct?
15
                  MR. BUTTS: Objection to form.
16
                  You may answer.
17
                  THE WITNESS: She was on that
18
          e-mail, yes.
19
    QUESTIONS BY MS. LIU:
                  Do you know if she was worried,
20
          Ο.
21
    too?
22
          Α.
                  I do not know.
23
          Q.
                  And you were uncertain after
24
    seeing those news reports whether you wanted
25
    to continue to cover Jeffrey Epstein,
```